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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/523,972	02/08/2005	Eiji Kadouchi	43890-715 1562	
· 20277 MCDERMOT	7590 02/26/2007 I WILL & EMERY LLP		. EXAMINER	
600 13TH STR	LEET, N.W.		BERHANU, SAMUEL	
WASHINGTON, DC 20005-3096			ART UNIT	PAPER NUMBER
		2838		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MC	NTHS	02/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/523,972	KADOUCHI ET AL	 .			
		Examiner	Art Unit				
		Samuel Berhanu	2838	,			
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with th	e correspondence ad	dress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D resions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS fe, cause the application to become ABANDO	ON. e timely filed rom the mailing date of this concept (35 U.S.C. § 133).				
Status	·						
1) 又	Responsive to communication(s) filed on 18 3	lanuary 2007.					
<i>,</i> —	•	s action is non-final.					
3)							
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4) 🖂	4)⊠ Claim(s) <u>1,5,6 and 8-12</u> is/are pending in the application.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1,5,6 and 8-12</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	· <u></u>						
Applicati	on Papers						
9) ☐ The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on <u>08 February 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
ŕ	ınder 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
۵,۱	1. Certified copies of the priority documen	its have been received.					
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in Application 14.						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	• •	n □ 1	(DTO 442)				
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summ Paper No(s)/Ma					
3) Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date		al Patent Application (PT	O-152)			

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DETAILED ACTION

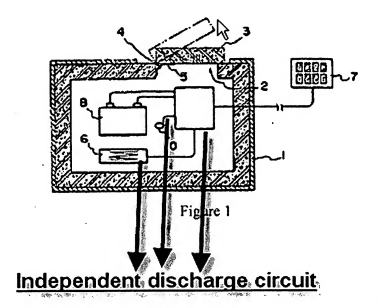
Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 6, 8-9 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Hashiguchi et. al. (JP Publication number: 62-234878) in view of McCall (US5,994,669)

Regarding Claim 1, Hashiguchi et. al. disclose in Figures 1-2, a battery storing device comprising: a battery (8) storing section (1) that can store a battery inside and has a heat retaining function of retaining heat of the battery that is stored inside using heat insulating material (the box is a hermetically-sealed heat-insulated box, see abstract and Claim 1); and a heat retention releasing mechanism (an air flowing door 3) for releasing the heat retaining function, an independent discharge circuit having a heating resistor (6).

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· (see figure below)

Wherein the heat retention releasing mechanism (3) opens and closes an opening for making air flow between the inside and outside of the battery storing section (1) (noted that element 2 and 3 is used as a means of air flowing in and out from the box 1, see Abstract). Hashiguchi et. al. do not disclose explicitly, said independent discharge circuit is directly coupled to the battery and can perform discharge independently from the charge/discharge operation of a main circuit. However, McCall discloses in Figures 1-4, said independent discharge circuit (heat discharge warmer circuit) is directly coupled to the battery (the warmer (the heater) circuit of McCall is wrappable heating unit that is wrapped around the battery, see Column 3, lines 30-34) and can perform discharge independently from the charge/discharge operation of a main circuit (see Column 1, lines 58-62, Column 3, lines 1-15, and Column 19-34). It would have been obvious to a person having ordinary skill in the art to substitute Hashiguchi et. al. heater

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with McCall warming system in order to increases the life of batteries and increases the efficiency and warms the battery only at an elevated level for a short period of time prior to use.

Regarding Claim 6, Hashiguchi et. al. disclose in Figures 1-2, a temperature detector (10) for detecting temperature inside the battery storing section. However, McCall discloses in Figures 1-4, a circuit control section for controlling the independent discharge circuit based on the temperature detected by the temperature detector.

Regarding Claim 8, Hashiguchi et. al. disclose in Figures 1-2,a heat conductor forming a heat conduction route for conducting heat between the inside and outside of the battery storing section; and a mechanism for opening and closing the heat conduction route (noted that when the door is opened/closed heat is exchanged between the inside and the outside environment)

Regarding Claim 9, Hashiguchi et. al. disclose in Figures 1-2, a temperature detector (10) for detecting temperature inside the battery storing section; and heat-retention release control section for controlling the heat retention releasing mechanism based on the temperature detected by the temperature detector (Noted that the door is opened and closed as the temperature inside heat-insulated box deviates)

Regarding Claim 11, Hashiguchi et. al. disclose a battery storing device (1); and a battery stored in the battery storing device.

3. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hashiguchi et. al. (JP Publication number: 62-234878) in view of McCall (US 5, 994,669) as applied to claim 1 above, and further in view of Wightman (US 4,591,692).

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Regarding Claim 5, neither Hashiguchi et. al. nor McCall disclose wherein the independent discharge circuit has at least a PTC device. However, Wightman discloses wherein the independent discharge circuit has at least a PTC device (the heater or warmer plate is PTC that discharges heat in order to warm the battery, see figures 1 and 2, element 40). It would have been obvious to a person having ordinary skill in art to substitute the heat discharge or (warmer) element of McCall with PTC element and use it as heater in Hashiguchi et. al. system as taught by Wightman in order to provide a battery warmer that is simple, safe, easy to install, highly convenient to use, and economical both in manufacture and in use.

4. Claims 10 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hashiguchi et. al. (JP Publication number: 62-234878) in view of McCall (US 5.994.669) as applied to claim 1 above, and further in view of Admitted Prior Art (APA).

Regarding Claim 10, Hashiguchi et.al. do not disclose explicitly, the battery is a lithium secondary battery. However, in applicant's disclosure page 1, line 27, a lithium secondary battery is disclosed. It would have been obvious at the time of the invention to a person ordinary skill in the art at the time of the invention to substitute Hashiguchi et. al. battery with a lithium secondary battery as taught by APA in order to have a high density and a low self-discharge battery with a lightweight.

Regarding Claim 12, Hashiguchi et. al. do not disclose explicitly, an electrically driven mechanism for being driven by power supply from the power supply device.

However, Applicant's disclosure in page 1, line 16 and page 3, lines 6-9, electrically driven mechanism (automobile) driven by power supply (battery) from the power supply

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device. It would have been obvious at the time of the invention to a person having ordinary skill in the art to use Hashiguchi ei. al. battery in the automobile as taught by APA in order to provide a backup power supply when main energy supply fails to provide power to the engine.

Response to Arguments

5. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Regarding the limitation of "having a heating resistor".

Element 6, of Figure 1 of Hashiguchi discloses a heating resistor.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Samuel Berhanu whose telephone number is 571-272-8430. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Karl Easthom can be reached on 571-272-1989. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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SB

KARL EASTHOM

WARLENSORY PATENT EXAMINER